## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

NATHAN WOHLRABE,

Plaintiff,

V.

Case No. 25-cv-0334-bhl

DANIEL MIELNICKI et al.,

Defendants.

## ORDER DENYING MOTION TO PROCEED IN FORMA PAUPERIS

Plaintiff Nathan Wohlrabe, who is currently confined at the Mendota Mental Health Institute, brought a civil action under 42 U.S.C. §1983, alleging that his civil rights were violated. On March 12, 2025, Wohlrabe filed a motion for leave to proceed without prepaying the \$405 filing fee (*in forma pauperis*). In his motion, Wohlrabe asserts that his wife owns a car worth about \$20,000, and they own a home valued at about \$240,000. He also states that he has about \$11,000 in cash or a savings/checking account. Finally, he notes that his wife works, but her earnings cover her and their son's living expenses. For the reasons explained below, the Court will deny Wohlrabe's motion to proceed *in forma pauperis*.

The Court has authority to allow a plaintiff to proceed without prepaying the full filing fee if it determines that the plaintiff is unable to pay the costs of commencing the action. *See* 28 U.S.C. §1915(a)(1). Based on the facts Wohlrabe provides about his financial resources, the Court cannot find that he is indigent, as he lists household income and assets that are sufficient to facilitate

<sup>&</sup>lt;sup>1</sup> In *Wohlrabe v. Brown*, Case No. 24-cv-1321 (E.D. Wis.), Wohlrabe recently represented under penalty of perjury that his wife earns about \$4,500 per month and he expects to earn about \$4,100 per month in disability payments. *See* Case No. 24-cv-1321, Dkt. No. 49.

payment of the \$405 civil filing fee. While a plaintiff need not show that he is totally destitute to

establish indigence, Zaun v. Dobbin, 628 F.2d 990, 992 (7th Cir. 1980), the Court's authority to

grant motions seeking leave to proceed without prepaying the filing fee "is reserved to the many

truly impoverished litigants who . . . would remain without legal remedy if such privilege were not

afforded to them." Brewster v. N. Am. Van Lines, Inc., 461 F.2d 649, 651 (7th Cir. 1972).

Wohlrabe's household income and assets preclude his inclusion in that group of litigants, so his

motion to proceed without prepaying the civil case filing fee must be denied.

Finally, the Court advises Wohlrabe that, pursuant to 28 U.S.C. §1915A, even if he pays

the filing fee, the Court may dismiss this case if it determines that the action is frivolous, malicious,

or fails to state a claim on which relief may be granted.

IT IS THEREFORE ORDERED that Wohlrabe's motion for leave to proceed without

prepaying the filing fee (Dkt. No. 3) is **DENIED**. If Wohlrabe wants to proceed with this action,

he must pay the \$405 civil case filing fee by April 4, 2025. If Wohlrabe does not pay the filing

fee by the deadline, the Court will dismiss this action based on his failure to pay the filing fee.

Dated at Milwaukee, Wisconsin on March 17, 2025.

s/ Brett H. Ludwig

BRETT H. LUDWIG

United States District Judge